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Attorneys for Defendant Build Our Center Inc.

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

DREW RIBAR,

Plaintiff,

v.

WASHOE COUNTY, et al. ,

Defendants.

Case No. 3:24-cv-00526-ART-CSD

NOTICE OF MANUAL FILING

Pursuant to L.R. 1C-1-1(d), Defendant BUILD OUR CENTER, INC., by and through its undersigned counsel, hereby submits a flash drive containing video (MP4, approx. 1.94 GB) files that are exhibits to Build Our Center Inc.'s Emergency Motion for Sanctions and an Order Prohibiting Plaintiff's Ongoing Harassment and Threatening Conduct as follows:

- Exhibit F - 2026-01-01 "Lawyers Tried to Silence Me — Here's the Complaint The Filed" video and Transcript;
- Exhibit G - 2025-12-24 "Attorneys Fight Against the Constitution" Video and Transcript;

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- Exhibit H - 2025-12-24 “Unaccountable Attorneys” Video and Transcript;
- Exhibit I - 2025-12-22 “Attorneys Try to take down my videos” Video and Transcript;
- Exhibit J - 2025-12-21 “Pro Se vs 6 Attorneys” Video and Transcript;
- Exhibit K - 2025-12-20 “CEASE & DESIST FREE SPEECH!!” Video and Transcript; and
- Exhibit L - 2025-11-13 “Lying and Attacking Corrupt District Attorneys” Video and Transcript.

Dated: January 6, 2026

Respectfully submitted,

GORDON REES SCULLY MANSUKHANI, LLP

By: /s/ Rachel L. Wise

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Center Inc.*

CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b), I certify that on this date, I deposited for mailing in the U.S. Postal Service, with postage fully prepaid, a true and correct copy of the foregoing document in an envelope addressed to the following:

DREW RIBAR
3480 PERSHING LANE
WASHOE VALLEY, NV 89704

I also certify that on this date, the foregoing was electronically filed with the United States District Court. Electronic service of the foregoing document shall be made in accordance with the Master Service List.

Dated: January 6, 2026

/s/ Rachel L. Wise

Rachel L. Wise